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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/764,301		01/19/2001	Shinichiro Nishizawa	1086.1132/JDH	6749
21171	7590	06/17/2005		EXAMINER NGUYEN BA, PAUL H	
STAAS &		LLP			
	SUITE 700 1201 NEW YORK AVENUE, N.W.				PAPER NUMBER
WASHINGTON, DC 20005				2176	
				DATE MAILED: 06/17/2005	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application 1	lo.	Applicant(s)			
	09/764,301		NISHIZAWA, SHINICHIRO			
Office Action Summary	Examiner		Art Unit			
	Paul Nguyen-		2176			
The MAILING DATE of this communicate Period for Reply	ion appears on the co	ver sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communic - If the period for reply specified above is less than thirty (30) da - If NO period for reply is specified above, the maximum statuto - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. ' CFR 1.136(a). In no event, lation. ys, a reply within the statutory period will apply and will ex by statute, cause the application.	nowever, may a reply be time minimum of thirty (30) days pire SIX (6) MONTHS from on to become ABANDONEI	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).			
Status						
1) Responsive to communication(s) filed o	n <u>26 August 2004</u> .					
,						
3)☐ Since this application is in condition for	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice	under <i>Ex parte Quay</i>	le, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims						
4)⊠ Claim(s) <u>1,3-12 and 14-25</u> is/are pendir	ng in the application.					
4a) Of the above claim(s) is/are v		deration.				
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,3-12 and 14-25</u> is/are rejected	ed.		•			
7) Claim(s) is/are objected to.		.:				
8) Claim(s) are subject to restriction	n and/or election requ	Jirement.				
Application Papers						
9)☐ The specification is objected to by the E			–			
10) \boxtimes The drawing(s) filed on <u>19 January 2001</u> is/are: a) \boxtimes accepted or b) \square objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
11) I he oath or declaration is objected to by	y the Examiner. Note	the attached Office	Action of formal 10-102.			
Priority under 35 U.S.C. § 119		•				
12) Acknowledgment is made of a claim for	foreign priority under	r 35 U.S.C. § 119(a)-(d) or (f).			
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority do			ion No			
2. Certified copies of the priority do						
3. Copies of the certified copies of application from the Internationa			ed in this National Stage			
* See the attached detailed Office action f			ed.			
		•				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4	Interview Summary				
2) Notice of Draftsperson's Patent Drawing Review (PTC		Paper No(s)/Mail D	ate Patent Application (PTO-152)			
3) Information Disclosure Statement(s) (PTO-1449 or PT Paper No(s)/Mail Date	0,00,00)	, , , , , , , , , , , , , , , , , , ,			
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)	Office Action Summary	P	art of Paper No./Mail Date 20050602			

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DETAILED ACTION

Notice to Applicant

- 1. This action is responsive to Applicant's Amendment, filed on August 26, 2004.
- 2. Claims 1, 3-12, and 14-25 are currently pending. Claims 1, 12, and 23-25 are independent claims.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1, 3-10, 12, 14-21, and 23-25 are rejected under 35 U.S.C. 102(e) as being anticipated by Levinson, U.S. Patent No. 6,047,260.

Independent Claims 1, 12, 23

Levinson discloses a schedule managing apparatus, method, and computer-readable recording medium for managing schedules (see Abstract), comprising:

a schedule classifying unit which classifies an inputted schedule into any type of a term type schedule (i.e. floating task \rightarrow col. 10, lines 12-39) in which designated date/time is set to a

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term of an operation (earliest start time/latest stop time) or a period type schedule (i.e. fixed task → col. 16, lines 1-43) in which a designated certain period is assured for the operation (planned start/stop time) (col. 6, lines 35-50) on the basis of information of said inputted schedule (col. 6, lines 35-50; col. 10, lines 12-39; col. 16, lines 1-43), and

a schedule adjusting unit which adjusts the schedules in accordance with a combination of the schedule types of the term type and the term type, the period type and the period type, or the period type and the term type (see Abstract, col. 3 lines 64 et seq.; col. 10 lines 12-20 and col. 16 lines 1-43), in a case where said inputted schedule overlaps with an existing schedule with respect to the time (col. 4, lines 34-37; cols. 17-19).

Claims 3, 14

Levinson further discloses a schedule managing apparatus and method, wherein the inputted schedule is classified into any type of said term type schedule or said period type schedule on the basis of items regarding date/time, place, and contents included in the inputted new schedule (col. 14, line 51 to col. 15, line 23; see also Figures 11-14 \rightarrow i.e. date, time, duration, where, etc).

Claims 4, 15

Levinson discloses a schedule managing apparatus and method, wherein the inputted schedule is classified into any type of said term type schedule or said period type schedule on the basis of schedule information including an item regarding date/time, an item regarding a place, an item regarding persons concerned, an item regarding the contents, an item regarding priority,

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and an item including a schedule adjustment regarding a system which are inputted to a ToDo list (col. 3, lines 64 et seq.; col. 9, lines 47-66; col. 14, line 51 through col. 15, line 23; see also Figures 11-14, 19-25 → i.e. names, goals (priorities), addresses, phone numbers, directions, schedule adjustment, etc.).

Claims 5, 16

Levinson discloses a schedule managing apparatus and method, wherein in the case where the inputted new schedule and the existing schedule are the term type schedules (i.e. floating tasks) and terms of both of said schedules overlap, the new schedule is assembled as it is without adjusting both of said schedules (cols. 17-19 \rightarrow when floating tasks overlap, their original start times and stop times are left as is; the order of the tasks within the start and stop times might be adjusted if there exists a priority weight difference between tasks).

Claims 6, 17

Levinson discloses a schedule managing apparatus and method, wherein in the case where the inputted new schedule and the existing schedule are the period type schedules (i.e. fixed tasks) and periods of both of said schedules overlap, the schedules is adjusted so as to leave the schedule of high priority (col. 10, lines 4-8, 34-37; cols. 17-19 \rightarrow with fixed tasks, the task with higher priority preempts the fixed task with lower priority).

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Claims 7, 18

Levinson discloses a schedule managing apparatus and method, wherein in the case where priority of the inputted new schedule and that of the existing schedule are the same, the schedule selected in accordance with a preset condition is left (col. 9, lines 2-7, 33-46; col. 13, lines 50-52 et seq. \rightarrow system or planner can preset scheduling conditions).

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Claims 8, 19

Levinson discloses a schedule managing apparatus and method, wherein as a condition in the case where the priority is the same, a user's selection, a selection of the existing schedule, or a selection of the new schedule is set (col. 10, lines 2-4; col. 12, lines 4-6; col. 19, lines 24-31; see also Table 7 \rightarrow schedule conflicts can be resolved based upon user's selection).

Claims 9, 20

Levinson discloses a schedule managing apparatus and method, wherein in the case where one of the inputted new schedule and the existing schedule is a period type schedule and the other is the term type schedule, if priority of the term type schedule is high, the schedules are adjusted so as to move the term type schedule to a period start position of the period type schedule (col. 10, lines 4-8, 34-37; cols. 17-19 \rightarrow the tasks with higher priority preempts or delays the tasks with lower priority).

Claims 10, 21

Levinson discloses a schedule managing apparatus and method, wherein when the priority of the term type schedule is low, the schedules are adjusted so as to move the term type schedule to a period end position of the period type schedule (col. 9, lines 53-62; cols. 17-19 \rightarrow low priority tasks are either delayed to the end of the schedule or cancelled altogether if no time remains in the schedule).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 11 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Levinson, U.S. Patent No. 6,047,260, in view of Tracy Marks ("Marks"), Windows 95 ® Manual (www.windweaver.com/w95man.htm), last updated on May 18, 1997.

Claims 11, 22

Levinson discloses a schedule managing apparatus and method as explained with respect to claims 1, 2, 9, 12, 13, and 20 above, but does not specifically disclose storing the schedule

deleted by the adjustment of said schedules and a position before the adjustment of the schedule moved due to the adjustment of the schedules, and when the existing schedule is deleted, referring to a stored history and performing a recovery of the schedule deleted due to the schedule adjustment or a return of the schedule to an initial position moved due to the schedule adjustment.

However, Marks discloses a Recycling Bin wherein when you choose to delete files Windows sends the files to a "recycling bin" rather than permanently deleting files so that you can later restore the files to their original locations for the purpose of avoiding accidental deletion of important files (see LESSON THREE: Managing files → A. Recycling Bin).

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the teaching of Levinson with the teachings of Marks to include a storage for deleted schedules that can later be recovered to its original position for the purpose of avoiding accidental deletion of important scheduled events.

Response to Arguments

Applicant's arguments with respect to claims filed on August 26, 2004 have been 7. considered but are moot in view of the new ground(s) of rejection.

Applicant contends that the '260 system is limited to period type schedules having start and stop times whereas the present invention also includes classification of a schedule into "term type schedule in which designated date/time is set to a term of an operation". Examiner respectfully disagrees.

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The '260 system teaches a "term type schedule" (i.e. floating task) which may **not have** any specified start or end time (see col. 10 lines 12-39). The only reason that any start or stop time ever has to be set is due to external circumstances such as the example of a bank's hours of operation (see col. 10 lines 22-23). Otherwise and generally, a floating task is just a designation of date/time that is terminated upon completion of the "task," like Applicant's definition of a term type schedule in the specification and on FIGS. 7A and 7B.

Applicant further contends that the '260 method does not teach or suggest classifying schedules into "any type of a term schedule in which designated date/time is set to a term of operation or a period type schedule in which a designated certain period is assured for the operation on the basis of information of said inputted schedule." Examiner respectfully disagrees. Both a "period type schedule" and a "term type schedule" is taught by the '260 system as discussed in the rejection and response to argument above.

Applicant finally contends that Windows 95© Manual does not teach or suggest "a schedule history managing unit storing deleted schedule and a position of the same" nor "performing a recovery of the schedule deleted." Examiner respectfully disagrees.

Levinson discloses a schedule managing apparatus and method as explained with respect to claims 1, 2, 9, 12, 13, and 20 above. Marks discloses a Recycling Bin wherein when you choose to delete files Windows sends the files to a "recycling bin" rather than permanently deleting files so that you can later restore the files to their original locations for the purpose of

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avoiding accidental deletion of important files (see LESSON THREE: Managing files \rightarrow A. Recycling Bin).

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the teaching of Levinson with the teachings of Marks to include a storage for deleted schedules that can later be recovered to its original position for the purpose of avoiding accidental deletion of important scheduled events.

Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul Nguyen-Ba whose telephone number is (571) 272-4094. The examiner can normally be reached on 10 am - 6:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Feild can be reached on (571) 272-4090. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

PNB

SANJIV SHAH PRIMARY EXAMINER